	IN THE UNIT	ED STATES	DISTRICT	OUDE	U.S. DISTRICT COUR	т
	FOR THE NORTH	lead STATES	_ DISTRICT		THEDM DIOTRICAL	
MADICIAIAI		WORTH	DIVISION DIVISION	ſ	AAS FILED	/
ORIGINAL	* ×1.7	00 012/11	DIVISIO	N	and the second s	7 ,3
 1	Under the	sed By A Prisone Civil Rights Act,	42 U.S.C. § 198	iplaint 3	AUG 8 2014	cx 5"
Plaintiff's name and I	WAYNE LEWIS	#18793	7	CLE	CRK, U.S. DISTRICT CO	J OURT
John R LINDS	D Number > STATE JAN UNI	T	Ĺ	Ву	Deputy	- (P)
1620 FM 3344	JACKSBORD TX 70	3458	_			
Place of Confinement			4 CASE NO:	14	C V - 67	i a
	15 CORPORATIO				k will assign the nur	mber)
President-DAM	10N HININGER	10 BUTT	on Hills B	Rlud		
Defendant's name and		- NASH VII	le .TN 3-	7215		
CCA WARDEN M	DAY Brandin 3	JOHN RLING	DSEY STATE	JAIT		
D.C.		20 Fm 334			16458	
Defendant's name and	ICK I GONEY JOH	NR LINDSE			458.	
Defendant's name and			511125 0012	17.70	,02	
(DO NOT USE "ET A	address					
	 ,					
						·-

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

- 1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
- Your complaint must be <u>legibly</u> handwritten in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, <u>DO NOT USE THE REVERSE SIDE OR BACK SIDE OF ANY PAGE</u>. ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
- 3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
- 4. When these forms are completed, mail the original and one copy to the Clerk of the United States Court for the appropriate District of Texas in the Division where one or more named defendants are located, or where unit law library. It is a list of Texas prison units indicating the appropriate District Court, the Division and an address of the Divisional Clerks.

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 2 of 23 PageID 2 FILING FEE AND IN FORMA PAUPERIS

- 1. In order for your complaint to be filed, it must be accompanied by the filing fee of \$350.00.
- 2. If you do not have the necessary funds to pay the filing fee in full at this time, you may request permission t proceed in forma pauperis. In this event you must complete the application to proceed in forma pauperi (IFP), setting forth the information to establish your inability to prepay the fees and costs or give securit therefore. You must also include a six (6) month history of your Inmate Trust Account. You can acquire th application to proceed IFP and appropriate Inmate Account Certificate from the law library at your priso unit.
- 3. 28 U.S.C. 1915, as amended by the Prison Litigation Reform Act of 1995 (PLRA), provides, "...if a prisone brings a civil action or files and appeal in forma pauperis, the prisoner shall be required to pay the fu amount of a filing fee." Thus, the Court is required to assess and, when funds exist, collect, the entire filin fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has bee paid by the prisoner. If you submit the application to proceed in forma pauperis, the Court will apply 2 U.S.C. 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, the monthly installments from your Inmate Account, until the entire \$350 filing fee has been paid.
- 4. If you intend to seek in forma pauperis status, then do not send your complaint without an Application t Proceed IFP, and the Certificate of Inmate Trust Account. Complete all the essential paperwork befor submitting it to the Court.

CHANGE OF ADDRESS

It is your responsibility to inform the Court of any change of address and its effective date. Such notic should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include an motions(s) for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedures.

	PRI	EVI	OUS LAWSUITS:	
	A. :	Hav imp	re you filed any other lawsuits in the state or federal court relating to risonment? YES NO	
	B. :	3. If your answer to "A" is yes, describe each lawsuit in the space below. (If there is more than one lawsuit describe the additional lawsuits on another piece of paper, giving the same information.)		
		1.	Approximate date of filing lawsuit: 7-17-2014	
		2.	Parties to previous lawsuit: Plaintiff(s): Johnny Dewayne Lewis.	
			Defendant(s): CORRECTIONS CORPORATION OF AMERICA	
		3.	Court (If federal, name the district; if state, name the county) For worth, worthern	
	£	4.	Docket Number: 414-CU -00547 -6-BJ	
	Š	5.	Name of judge to whom case was assigned: Jeffey L curetor	
	6	5.	Disposition: (Was the case dismissed, appealed, still pending?)	
	7	7	Approximate date of disposition:	
c			04/06) Page 2 of 5	

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II. PLACE OF PRESENT CONFINEMENT: 1620 Fm 3344 Jacksbaro 1X 76458
III. EXHAUSTION OF GRIEVANCE PROCEDURES:
Have you exhausted both steps of the grievance procedure in this institution? YES NO
Attach a copy of the Step 2 grievance with the response supplied by the prison system.
IV. PARTIES TO THE SUIT: John R Lindsey STATE
A. Name of address of plaintiff: Johnny Dewayne Lewis. JAII
1620 Fm 3344 JACKSboro TX 76458.
B. Full name of each defendant, his official position, his place of employment, and his full mailing address.
Defendant #1: C.C.A President DAMON HININGER
10 BUTTON HILLS BIND. WASTOUILLE TX 37215
Briefly describe the act(s) or omission(s) of this defendant, which you claimed harmed you.
Responsible FOR All policies And ACTIONS OF his Employees.
Defendant #2: C.C.A WARDEN MARY BrandI'N JOHN R LIWDSEY STATE JAIL
1620 FM 3344 JACKSboro TX 78458.
Briefly describe the act(s) or omission(s) of this defendant, which you claimed harmed you. Conditions, ACTS AND OMUSSION TO ENFORCE POLICI'S, PROCEDURES, PRACTICES,
Defendant #3: CAPTAIN RICK LOONEY, JOHN R LINDSEY STATE JAIL
1620 FM 3344 JACIESTORO TX 76458.
Briefly describe the act(s) or omission(s) of this defendant, which you claimed harmed you.
DISCIPLINARY, RETELIATION A CONSPIRACY TO UPLATE FIRST AMENDMENT
Defendant #4: C.C.A Grievance OFFICER S. SMITH JOHN R LINDSEY STATE
JAIL 1620 FM 3344 JACKSboro TX 76458
Briefly describe the act(s) or omission(s) of this defendant, which you claimed harmed you.
RETALATION AN CONSPIPACY TO VIOLATE FIRST AMENDMENT.
Defendant #5: EXECTIVE DIRECTOR OF T.D.C.J OLIVER Bell. P.O BOX 13084 AUSTIN TX 78711-3084
Briefly describe the act(s) or omission(s) of this defendant, which you claimed harmed you. RESPONSIBLE FOR STATE OFFENDERS UNDER HIS CARE POLICIES BOARD POLICY
Malice, ACTS, malice aforethought, malicious, malicious prosecution, malo animo evil mino,
27 11 12 O 211 1111 27

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C.C.A C/O WATKINS John R LI'NDS-Y STATE JAIN, 4

1620 Fm 3344 JACKSboro TX 76458.

MALICIOUS ACTS TO WRITE FAISE CASE. DISHONESTY I'M REPORTING deliberate FAISE I'M FORMATION ON FORMS. GIVEING OFFENDERS NAME TO NEXT SHIFT OFFICERS FOR THE PURPOSE OF RETALIATION.
WRITEING MAJER CASES FOR MIMOR I'M FRACTIONS.

C.C.A C/O Delk John R LINDSEY STATE JAIL 1626 FM 3344 JACKSbOTO TX 76458.

ACTS. Writeing MAJOR CASES THAT Should Be MINOR INFRACTIONS USEING KEY WORDS TO INFLICT CASES.

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 5 of 23 PageID 5 V. STATEMENT OF CLAIM:

State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how each defendant is involved. You need not give any legal argument or cite any cases of statutes. If you intent to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember that the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.
RETALIATION, CONSPIRACY TO VIOLATE OFFENDERS FIRST AMENDMEN
GIVE GENERAL ANSWERS THAT GIVE ACTUAL FED PESS REFUSE TO ANSWER.
I 1275 DISHONESTY IN SCREENING OUT I 1275. REPORTING deliberate
FAISE I'MFORMATION I'M The course OF responding To I1275
biAsed UNIT GridVANCE INVESTIGATORS THAT INVESTIGATE TO The OFFENDER
detriment. puntive and Harassing cell searches to dissube submitted
OF III75. REFUSE TO ANSWER I 1275. DETACHING AND dISCARDING
SUPPORTING DOCUMENTS. Grievance PROCETURE A.D 03.82 BOARD POLICY
03.77. FAIL TO provide A vehicle For review of department policies
Procedures, practices, conditions, incidents And Actions. VIOLATING CONSPIRACY LAWS OF 42 U.S.C. 1995(3) 1986. AND TEXAS PENAL CODES.
VI. RELIEF: State briefly exactly what you want the court to do for you. Make no legal arguments. Cite not cases or statutes.
Through and Appropriate I'NVESTIGATION TO ascertain NECESSARY
FACTS TO CONTECT This UNIQUEUL ACT.
VII. GENERAL BACKGROUND INFORMATION:
A State in complete form all names you have avery used on hear Impart having having hearing and all all and a state of the
A. State, in complete form, all names you have ever used or been known by including any and all aliases:
SAMC,
B. List all TDCJ-ID identification numbers you have ever been assigned and all other state or federal prison or FBI numbers ever assigned to you, if know to you.
1558124 1879387
VIII. SANCTIONS:
A. Have you been sanctioned by any court as a result of any lawsuit you have filed? YES NO
B. If your answer is "yes", give the following information for every lawsuit in which sanctions were
imposed. (If more than one, use another piece of paper and answer the same questions.)
1. Court that imposed sanctions (If federal, give district and division): For worth worthers. 2. Case Number: 414-CV-00547-0-BJ
3. Approximate date sanctions were imposed: 8-4-14
4. Have the sanctions been lifted or otherwise satisfied? YES NO WIKNOWS
STILL PEDING

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DISCIPLINARY IS RAN AGAINST POLICY. OFFENDERS ARE
FOUND GUILTY NO MATTER WHAT. NOT Allowed TO Present
DOCUMENTS WITNESSES, TOID TO SHUT UP. SIT DOWN.
NOT Allowed TO DEFEND OURSELF. DISCIPLINAR OFFICER RUNS
CASES OUT OF POLICY.

Grievance Policy A.D 03.82. B.P 63.77

CONSPIRATIONAL PRACTICE TO VIOLATE IMMATES FIRST AMENDMENT RIGHT. PART OF THIS PRACTICE CONSISTS OF MANIFOLD REPRISALS AND DELIBERATE DISREGARD FOR PULS AND REQUIATIONS WHICH GOVERN THEIR DUTY TO RECIVE, PROCESS AND ANSWER I'MMATES GRIEVANCES (I 1275) I'N COMPLIANCE WITH TOCK OFFENDER HANDROOK I 202. ACCORDING TO THE TOCK HANDROOK, GRIEVANCE PROCEDURE FOR OFFENDERS, IS TO PROVIDE A VEHICLE FOR REVIEW OF DEPARTMENT POLICIES, PROCEDURES, PRACTICES, CONDITIONS INCIDENTS AND ACTIONS WHICH MAY EDVERSELY AFFECT AN I'MMATES WELLTARE STATUS AND PROGRAM AND PROVIDE FOR RESOLUTION FOR GRIEVANCES AT THE LOWEST POSSIBLE LEVEL WITH TIMELY RESPONSES TO THE APRILLENT.

However when we exercise use of the Grevance procedure, prison OFFICIALS Join Together to harass violating THE P.D. 22. Rule 21,22 22-A; R.10, (226) And retaliate against us with a combination of any of the Following unethical ACTS I Have personally experienced.

REFUSE TO ANSWER I 1275 GIVE GENERAL ANSWERS THAT PURPORT review but THAT DO NOT PROVIDE ACTUAL redress. Dishonesty, Reporting deliberate False i'mformation. The use OF biased "Unit Grievance i'muestigaters. THAT I'mvestigate to the Offenders detriment.

Such ACTS OF MORAL TURPITTE ARE SOME DIFTS TRICKS USED I'N THEIR COLLUSIVE PRACTICE OF REPRISALS. THEY are concerTED ACTS WHICH VIOLATE CONSPIRACY LAWS OF TITLE 42 U.S.C 1995 (3) AND 1986. AND THE TEXAS PENAL CODES, ACTS OF MENTAL ANGUISH.

STATE THIS DISTURBLE PHRIZOSPHIZON ORGULE " HOZUM:

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 7 of 23 PageID 7-0FFENDERS SERVING A SENTENCE FOR A STATE JAIL FELONY CURRENTLY DO NOT EARN GOOD CONDUCT TIME FOR TIME SERVED IN THE FACILITY. HOWEVER, WITH THE PASSING OF HOUSE BILL 2649 IN THE 82ND TEXAS LEGISLATIVE SESSION, SOME STATE JAIL OFFENDERS MAY BE AWARDED DILIGENT PARTICIPATION CREDIT BY THEIR SENTENCING JUDGE. ANY OFFENDER CONVICTED OF A STATE JAIL FELONY OFFENSE COMMITTED ON OR AFTER SEPTEMBER 1, 2011, MAY BE ELIGIBLE FOR TIME CREDIT BASED ON DILIGENT PARTICIPATION IN PROGRAMS SUCH AS WORK, EDUCATION AND/OR TREATMENT.

DILIGENT PARTICIPATION IS DEFINED AS "(A) SUCCESSFUL COMPLETION OF AN EDUCATIONAL, VOCATIONAL, OR TREATMENT PROGRAM; (B) PROGRESS TOWARD SUCCESSFUL COMPLETION OF AN EDUCATIONAL, VOCATIONAL, OR TREATMENT PROGRAM THAT WAS INTERRUPTED BY ILLNESS, INJURY, OR ANOTHER CIRCUMSTANCE OUTSIDE THE CONTROL OF THE DEFENDANT; AND (C) ACTIVE INVOLVEMENT IN A WORK PROGRAM." THE LAW REQUIRES TOCO TO REPORT THE NUMBER OF DAYS AN OFFENDER DILIGENTLY PARTICIPATES TO THE SENTENCING JUDGE NO LATER THAN 30 DAYS PRIOR TO THE OFFENDER COMPLETING 80% OF THEIR SENTENCE. ONCE A STATE DAIL FELON WHO IS SERVING A SENTENCE FOR AN OFFENSE COMMITTED ON OR AFTER SEPTEMBER 1, 2011 IS RECEIVED BY TDCJ, THE AGENCY SHALL REPORT ONE DAY OF DILIGENT PARTICIPATION FOR EACH DAY IN CUSTODY, WITH THE FOLLOWING EXCEPTIONS. OFFENDERS FOUND GUILTY OF A DISCIPLINARY OFFENSE FOR REFUSING TO WORK; REFUSING TO ATTEND SCHOOL OR COMPLETE SCHOOL ASSIGNMENTS; OR REFUSING TO ATTEND OR PARTICIPATE IN A REQUIRED TREATMENT PROGRAM, SHALL NOT BE ELIGIBLE FOR DILIGENT PARTICIPATION CREDIT FOR THE DAY(S) OF THE REFUSAL. ALSO, OFFENDERS ASSIGNED TO STATE JAIL LEVEL 4 (J4) CUSTODY, STATE JAIL LEVEL 5 (J5) CUSTODY, SOLITARY CONFINEMENT OR ADMINISTRATIVE SEGREGATION CUSTODY ARE INELIGIBLE FOR DILIGENT PARTICIPATION CREDIT. THE TDCJ IS IN THE PROCESS OF CREATING A SECURE INTERACTIVE WEB-BASED SYSTEM TO NOTIFY SENTENCING JUDGES OF STATE JAIL OFFENDER'S PARTICIPATION. THE JUDGES SHALL LOGIN TO A WERSITE AND REVIEW A COMPUTER GENERATED PROGRESS REPORT. THE JUDGE SHALL DETERMINE HOW MANY DAYS CREDIT, IF ANY, AND ENTER THE DAYS ON THE WEBSITE AND ELECTRONICALLY SUBMIT THE REPORT TO THE TDCJ. THE OFFENDER'S MAXIMUM DISCHARGE DATE SHALL BE AUTOMATICALLY RECALCULATED AND THE OFFENDER SHALL BE PROVIDED A TIME SHEET.

OFFENDERS THAT HAS BEEN GIVEN JOBS AND DUTIES

THAT DONT QUIFT FOR THIS HOUSE BILL IS BEING WORKED

AGAINST THEIR WILL SLAVE LABOR, NO GOOD TIME, NO WORK

TIME IN ANY WAY.

Car	Has any court ever warned or notified you that sanction	s could be imposed? YES NO
	. If your answer is "yes", give the following information (If more than one, use another piece of paper and answe	for every lawsuit in which were
	1. Court that imposed warning (if federal, give the dist	riat and division).
	2. Case number:	net and division):
	3. Approximate date warning were imposed:	
Ехеси	ted on:	
	(Date)	(Printed Name)
		(Signature of Plaintiff)
PLAI	NTIFF'S DECLARATIONS	•
1.	I declare under penalty of perjury all facts presented in t	his complaint and attachment thereto are true and
2.	I understand if I am released or transferred, it is my recurrent mailing address and failure to do so may result in	responsibility to keep the Court informed of my
3.	I understand that I must exhaust all available administrat	ive remedies prior to filing this lawsuit.
	I understand I am prohibited from bringing an in forma civil actions in a Court of the United States while incare are dismissed on the ground they were frivolous, malicimay be granted, unless I am under imminent danger or se	pauperis lawsuit if I have brought three or more erated or detained in any facility, which lawsuits
5.	I understand even if I am allowed to proceed without pre \$350 filing fee and costs assess by the Court, which shall inmate account by my custodian until the filing fee is paid	
Signed	this day of	20
	this day of (Month)	(Year)
		(Printed Name)
	-	(Signature of Plaintiff)

WARNING: The Plaintiff is hereby advised any false or deliberately misleading information provided in response to the following questions will result in the imposition of sanctions. The sanctions the Court may impose include, but are not limbed to monetary sanctions and/or the dismissal of this action with prejudice.

C/O WATKINS Wrote A Frivolous CASE ON ME FOR ASSAULT ON 6-17-19 6:30 PM. THIS C/O HAS TOLD 3 DIFFRENT STORYS ABOUT ME TO SET KENNER OUS WELL ASK OTHER C.C.A Emproses, CIO WATKINS DID IN FACT WrITE A FAISE STATEMENT ON ME. SEVERAL STATEMENTS WAS SENT BY WAY OF I 605 TO CAPT RICK LOONEY ABOUT THIS INCIDENT. CAPT RICK LOONEY HAD STATEMENTS AND ICNEW I DID NOT DO WHAT CLO WATKINS WROTE ON HIS STATEMENT. CAPT RICK LOONEY ON 6-20-14 KNEW I WAS NOT GUILTY OF ANY ASSAULT ON Clo WATKINS. I WAS GIVEN 30 NO RECREATION AND 30 NO COMMISSARY FOR SOMETHING I DID NOT DO AND WAS NOT Allowed TO DEFEND MYSELF OR CALL WITNESS ON MY PART. AT NOTIME OID I ASSAULT CIO WATKINS WITH ANY THANG. C/O WATKINS DID ENEN Tell OFFENDER LEWIS 1879387 THAT I HAD PLASTIC I'N MY MOUTH THAT I THREW AT Him. THEN ON 6-21-14 CIO WATTLINS CAME ON OUTY AND WAS WATCHING BOTH "LEWIS" AND ME FROM OFFICE APER. AT 8:15 PM CIOWATKINS CAME UP ON BOTH US AND STATED WHAT ARE YOU HIDEINS SCARCHED LEWIS BUNK. C-1426 AND PUT HIS BIANIET PILLON I'M FLOOR. THEN STATED TO ANOTHER OFFENDER All I HAVE TO DO IS WrITE A STATEMENT ON YOU AND YOU WILL HAVE A MAJOR CASE OR A CHARGES

Case 4:14-cv 00674-A Document 1 Filed 08/18/14 Ppage 10 of 23 PageID 10 UNITELN HSMG: C31A 16 JOB: PRE-MERRING DETENTION 10: 197 CLSS: JC CUST: J2 PRIMARY LANGUAGE: ENGLISH PENHAR RESTRICTIONS: NOME GRDE: MA / CJC OFF. DATE: 06/17/14 07:48 PM LOCATION: LN MISCELLANEOUS OFFENSE DESCRIPTION ON THE DATE AND TIME LISTED ABOVE, AND AT LN CLOB, OFFENDER: ALDRIDGE, MICHAEL JACOB LYNN, IDCJ-ID NO. 01831445. ASSAULTED C/O WATKINS BY HITTING HIM IN THE CHEST WITH THE SMALL OBJECT THAT APPEARED TO BE A RIECE OF PENCIL LEAD OF PLASTIC. THE ASSAULT DID NOT RESULT IN ANY INJURIES. CHARGING OFFICER: WATKINS ! F. SHIEI/CARD: 2 0 OFFENDER NOTIFICATION IF PREVIOUSLE INTERPRETER, 06-19-14 BY: (PRINT) T. SARAMILLO YOU WILL APPEAR BEFORE HEARING OFFICER 24 MOURS OR MORE AFTER RECEIPT OF THIS NOTICE. DO YOU WANT TO ATTEND THE HEARING (YES NO IF NO, HOW BO YOU PLEAD? GUILTYCHOT GUILFY OFFENDER MOTEFICATION SIGNATURE X MICHOEL DI dalde DATE X 6/19/14 BY STONING BELOW, YOU GIVE UP YOUR RIGHT TO 24 HOUR NOTICE AND AUTHORIZE THE HEARING OFFICER TO PROCEED WITH THE HEARING OFFICER SIGNATURE: X111, CVOCT FINDER WALVER SIGNATURE: HEARING INFORMATION UNITEN FOLDER TIME COUNSEL SUBSTITUTE AT HEARINGS // FOLDER / FILE EXPLAIN BELOW BY NUMBER: (1) OF COUNSEL SUBSTITUTE WAS NOT PRESENT DURING PART REARING, (2) IF ACCUSED OFFENDER WAS CONFINED IN PRE-HEARING DETENTION MORE THAN 72 HOURS PRIOR TO HEARING, (3) IF ACCUSED WAS EXCLUDED FROM ANY PART OF THE EVIDENCE STAGE, (4) IF ANY WITNESSES OR (5) DOCUMENTATION WAS EXCLUDED FROM HEARING (6) IF OFFENDER WAS DENIED CONFRONTATION AND/OR CROSS-EXAMINATION OF A WITNESS AT IME HEARING 17/IF HEARING WAS NOT HELD WITHIN SEVEN DAYS, EXCLUDING WEEK ENDS AND HOLIDAYS, FROM THE OFFENSE DAYE AND TO IT INTERPRETER USED: (SIGNATURE) YA celler and it the Wolke: 4 OFFENDER PLEG: 16, MG REDUCED TO TORIGHT TO BOCKET) (DOCKET) (HEARING) BY: (INITIAL) IF GUILTY EVIDENCE PRESENTED, CONSIDERED, AND REASON(S) FOR DETERMINATION OF CUILT: A) ADMISSION OF JUILT, B) OFFICER'S REPORT, C/WITNESS TESTIMONY, D) OTHER LUMS OF PRIVIDAYS) REPRIMANE.....

(REV. 84-10) COMUNIQUESE CON SU CONSEJERO SUSTITUTO SI NO ENTIENDE ESTA FORMA

Case 4:14-cv-00674-Al Document 1 Filed 08/18/14 Page 11 of 23 PageID 11 CASE: 20:40301538 T00 NO:01831445 NORE: QLORESCE TRANSL JACOS LYNN CA: G.1 UMITELH 10: 197 HSMG: CJIA 1.6 JOS: PRE-HEARING DETENTION NOME. CUST: J2 PRIMARY LANGUAGE: ENGLISH MHMR RESTRICTIONS: ORDE: MAI / CJC OFF.DATE: DB/17/14 E7:48 PM LOCATION: EN MISCELLAMEOUS TYPE: JC OFF ENSEL BESCRIFFLON ON THE DATE AND TIME LISTED RECVE, AND AT LE CI-ON, OFFENDER: ALDRIDGE, MICHAEL JACOR LINH, (DCJ-ID NO. ULBUL445, RESAULTED C/O WATKINS BY HITTING HIM IN THE CHEST WITH A SHALL DEJECT THAT APPEARED TO BE A PLECE OF PENCH. LEAD ON PLASTIC. THE ASSAULT DID NOT RESULT IN ANY INDURINES.

CHARCING OFFICER: WHITEINS, I / SHIELZOARD: 2 C
OFTENDER MOTIFICACION IF APPRICABBLE INTERPRETER.
TIME/BATE NOTIFIED \$ 150 /06:18-14 BY: (PRINT) T SARCOMIZECO
YOU WILL APPEAR REPORE HEARING OFFICER 24 MORES OR HORE AFTER RECEIFT OF THIS
NOTICE. DO YOU WANT TO THE HEAPING (128 MO) IF NO, HOW DO YOU ?
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OFFENDER HOLESTORITOR STONATURE & MICHOEL 1 21 DE 1 DE DOTE X 6/167/1
rom regionale centrale. General estat den mando élement cor la balcal destroyer elette Martin est est. Com com
HEARING OFFICER TO PROCEED WITH THE PLAKING AND MOTICE AND ADTHORIZE THE OFFICER DRIVER SIGNATURE: X CACA FILER DATE
RECEMBER SATURD CROSSORIES VIII THE PROPERTY OF SATURAL SATURANCE WATER AND THE SATURANCE OF SATURANCE OF SATURAL SATURANCE OF SATURACE
OFFERINE SHATER SECRETORS THEOREMS THE SECRETORS
HEARING DATE: TIME: UNIT FOLDER FILE DSFILE
CONTROL OF THE CONTROL OF THE POINT OF THE PARTY OF THE P
COUNSEL SUBSTITUTE BY HEARING: FOLDER FILE DSFILE
EXPLAIM BELOW BY MUMBER: (L) IF COUNSEL SUBSTITUTE WAS NOT PRESENT DURING PAKE
HEARING. (2) IF ACCUSED OFFENDER WAS CONFINED IN THE HEARING DETENTION MORE THAN
72 HOURS PRIOR TO MEARING, (3) IF ACCUSED WAS EXCLUDED FROM ANY PART OF THE
EVIDENCE STAGE, (4) IF ANY MITNESSES OR (5) DOCUMENTATION WAS EXCLUDED FROM
HEARING (6) IF OFFENDER WAS DENIED COMPROMISION AMOZOR CROSS-EXAMINATION OF A
WITNESS AT THE HEARING (7) IF HEARING WAS NOT HELD WITHIN SEVEN DAYS, EXCLUDING
WEEK ENDS AND HOLIDAYS. FROM THE OFFENSE DATE AND, (8) IF INTERPRETER USED:
(SEGNATURE)
USDIGRATURE)
OFFENDER STOTEMENTS
OFFERSE CODES: 03.3
OFFERSE VOMES: 03.3
OFFENDER PLEASE (6. NG. NONE)
FINDINGS: (b) NG ES)
FINDINGS: (6, NG, DS) REDUCED TO HIPOR(PRIOR TO DOCKET) (QUOKET) (REARING) BY:(INITIAE)
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EXPLAIN IN GUALL:
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TORREST PRODUCTIONS AND PROPERTY OF THE CONTROL OF
TUES OF FRAVIDAYS) REPRIMENDS SALIFHNYLDEYST REPRIMENDS EXTRA DOTYTHOUSEST REPRIME LINE ALLEGA
- CONTROL CONT
*COMBISSARYIDAYS) COMP. VISIT SUSA., THRU / / REDUCTORASS FROM 10 ATROPEM Y COMPS. CHEL RESTREDAYS)
MIKOPERITOHYSI ULL MESIKUBYSI SEGU LIN 1951 UMTSI.
* GISCURYS! SPECIAL CELL RESIREDAYS). DAMAGES/FORFCIT. #
SPEULITE FACTURE PEASON(S) FOR PARTICULAR PURISHMENT IMPOSED:
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OREDIT FOR PRE-HEARING DETERTION TIMEY YES (DAYS) NO / NH
CREDIT FOR PRE-HEARING RETERTION TIMES YES (DAYS) NO / NA
DATE PLACED IN FRE-HEARING DETENTION: HEARING LENGTH (RINGTES)
OFFENDER SIGNATURE FOR RECEIPT OF FIRMUREPORTS
and the control of th
MEARING OFFICER (PRINT) WORDEN SEVEN NO MOUNT OFFI FORMS
TEORN 1-4780/CONTACT COUMSEL BURSTITUTE IF YOU DO NOT UNDERSTAND THIS FORM.

(REV. 04-10) COMUNIQUESE COM SU CONSEJERO SUSTITUTO SI NO ENTIENDE ESTA FORMA

ON 6-17-14 at court Time 6:30 pm. I WAS ON BUNK C-1-4 WATCHING THIS. C/O WATKINS CAME IN DORM WITH HATEFUL WORD TO GET OUT OUR IOS. AS CIO WAS AT S BUNK C/O WAS MAD DUE TO BUNKS WAS ASTEEP. AFTER Seeing His IO. C/O WATKINS STARTED YEALING AT AIDRIDGE. And A PIECE OF PAPER Flew Over Aldridges LEFT Sholder Bounced OFF Clip BOARD IT NEVER HIT CA C/O WAS BEEN MAKEING THREATS TO AIDRIDGE I KNOW ALDRIDGE OID NOT THROW ANY THANG AT WATKINS AT ANY Time. C/O WATKINS FIRST STATED SOMETHING HIT HIM I'M HIS BACK THEN HE TOID SGT KENNERY IT HIT HIS CHEST, C/O WATKINS MADE 2 DIFFRENT STERYS. BUT THE FACT PNOTHING HIT C/O WATKINS. C/O WATKINS HAS BEEN PLAYING GAME WITH OFFENDERS FOR MONTHS. & EVEN THE RANKING OFFICERS SAID C/O WATKINS HAS BEEN IN A Slump AND HIS JOB HER FUNCTION SOEM HARD ON HIM.

> Chris Maquien Chris Madein 1904981 6-25-14

OFFERDER michael Alpribee WAS Accused OF ASSAULTING C/O WATKINS ON 6-17-14 AT 6:30 PM COUNT. AIDRIDGE DID NOT THROW ANYTHANG IT CAME FROM BACK OF Him Oven HIS Sholder. IT HIT CLOWATKINS Clip BOARD AND BOUNCED OFF. IT NEVER HIT HIS CHEST AS CIO CIAIMS IT DID. CIO WATKINS HAS BEEN I'N SOME TYPE OF STRESS FOR WEEKS PrIOR TO THIS DAY. C/O WATKINS HAS HAD MANY OTHER ProBlems with OTHER OFFENDERS CIO PIAXS AND IF HE GETS TIRED OF PLAYING CIO STARTS MAKRINS THREATS OR CAILS RANK ON THEM. OTHER OFFICERS THAT ARE RANK HAS SAID THAT CO WATKINS HAS BEEN HAVEING Problems WITH HIS JOB FUNCTION BUT WOULD NOT SPEAK NO FUTHER TO CLEARFI' JUST WHAT HE WAS MEDINING,

> # 1904975 Jesse W. Bronnon 6-25-14 NAME, DATE

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 14 of 23 PageID 14 This document is made by Tooy Coffmon, TDCJ# 1910066 and given to ____, TDCJ# <u>/8793&7</u>, whose property it shall remain for all legal intents and purposes. , being competent to make this declaration and having personal knowledge of the matters stated herein, declare pursuant to 28 U.S.C. §1746 and Title 6 of the Texas Civil Practices & Remedies Code, Chapter 132: Coff mas was I, Your Collman, being presently incarcerated at the Lirbsey in <u>Jack</u> county, Texas, declare under penalty of perjury that the foregoing is true and correct, Pursuant to 28 U.S.C. §1746 and Title 6 of the Texas Civil Practices & Remedies Code, Chapter 132: Executed on this the 25 day of Jhae

Signature

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 15 of 23 PageID 15 I N M A T E D E C L A R A T I O N

This document is made by Joshy Hoghton, TDCJ# 189641 and given to
This document is made by <u>Joshya Houghton</u> , TDCJ# 189691 and given to <u>Johnny Lewis</u> , TDCJ# 1879387, whose property it shall remain for all legal
intents and purposes.
I, JoShua Houghton, being competent to make this declaration and having personal
knowledge of the matters stated herein, declare pursuant to 28 U.S.C. §1746 and Title 6 of the
Texas Civil Practices & Remedies Code, Chapter 132:
On G/17/14. I witnessed C/O wathing Checking ID'S
for 6:30 pm Count Watkins displayed anger toward Aldriche
and accused him of throwing a peace of Plastic in his back.
He Called Pank and told Stg. markenner Albridge throw plastic at
his back theo Changed his story. Then wrote a case Saying
Aldridge had thrown plastic at his Chest He got in Aldridges
face Saying he would write him up- Puffing up at him and putting
his finger in Aldridge's face. Aldridge's life was in danger from
What I had witnessed. I thought C/o watkins was going to hit
him in the fact. From What I had Witnessed there was a peace
of paper flying in the gir, but Comes from a diffrent direction.
C/O Watkins Constantly plays games with offinders. Comes in
and Says things like "your mama's a bitch ass hoe" and insalts
Offinders. With this being said I'm sure Aldridge thought Co wattrins
was playing with him, till watting Started puffing up 9+ him. Offinder
Aldridge Still never rased a finger at Co Waterins, or did anything
OF that nature that Co watkins has accused him OF.
I, JoShur Houghton , being presently incarcerated at the Lind Sey unit
in <u>Jack</u> county, Texas, declare under penalty of perjury that the foregoing is true
and correct, Pursuant to 28 U.S.C. §1746 and Title 6 of the Texas Civil Practices & Remedies
Code, Chapter 132:
Executed on this the 20 day of June, 2014.
Signature

Case 4:14-cv-00674-A Document 1 Filed 08/18/14 Page 16 of 23 PageID 16

TEXAS DEPARTMENT OF CRIMINAL JUSTICE

Inter-Office Communication

	Administrative Review and Risk Management Offender Grievance
то: 🚫	Lewis, Johnney
FROM:	Unit: UN Central Grievance Office 23 SUBJECT: Correspondence
	Contact t
Your do	ocuments received in this office have been reviewed and a response is indicated below. Contact the contract of
warden, consider	major, chief of classification or a security officer for issues you deem as all efficiency, however, are re- red an emergency, through the Offender Grievance Procedure. If you need additional information
warden, consider	maries abief of algorification or a cocurity officer for issues voll deem as all ellicidency, nowever, are i
warden, consider	major, chief of classification or a security officer for issues you deem as all efficiency, however, are re- red an emergency, through the Offender Grievance Procedure. If you need additional information
warden, consider	major, chief of classification or a security officer for issues you deem as all enlergency, however, are red an emergency, through the Offender Grievance Procedure. If you need additional information nce, you may contact the Unit Grievance Investigator at your unit. Your correspondence was forwarded to this office by That office does not respond to offender complaints or requests. Please utilize the Offender Grievance
warden, consider	major, chief of classification or a security officer for issues you deem as an emergency, however, are red an emergency, through the Offender Grievance Procedure. If you need additional information nce, you may contact the Unit Grievance Investigator at your unit. Your correspondence was forwarded to this office by That office does not respond to offender complaints or requests. Please utilize the Offender Grievance Procedure to address your concerns.
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warden, consider	major, chief of classification or a security officer for issues you deem as an emergency, however, are red an emergency, through the Offender Grievance Procedure. If you need additional information nce, you may contact the Unit Grievance Investigator at your unit. Your correspondence was forwarded to this office by That office does not respond to offender complaints or requests. Please utilize the Offender Grievance Procedure to address your concerns. Please utilize the Offender Grievance Procedure to address your concerns. Direct this issue to the Director's Review Committee (DRC). Direct this issue to the Classification and Records Office – Time Credit Section.



Departamento de Justicia Criminal de Texas

PASO 1

FORMULARIO DE QUEJAS

Grie	Para Uso De La Oficina Solamente vance #:
	Received:
Date	Due:
Grie	vance Code:
Inves	tigator ID #:
Exte	nsion Date:
Date	Returned to Offender:

Nombre: Johnny Lewis TDCJ# 1879387

Unidad: Lindsey Celda Asignada: C-1-26

Unidad donde ocurrió el incidente: 1626 Fm 3344 JACKSWO, TV

Es obligatorio que trate de resolver su problema con un empleado antes de presentar su queja formalmente. La única excepción es
cuando apela los resultados de un caso disciplinario. Con quién habló (nombre y rango): Cuándo? 6-2Z-14
Cuál fue su respuesta? NO REPLY JUST A VOID MY QUESTION ABOUT CIO WATHINS
Qué medidas fueron tomadas? None HAS BEEN DONE.
Escriba su queja en el espacio de abajo. Por favor, incluya quién, qué, cuándo, donde y el # de caso disciplinario si se requiere.
at 8:15 DM Clo WATKINS HAS beeN WATCHING OUT OFFICE
WINDOW EVER SCENTS HE CAME ON DUTY AT 6:00pm 6-21-14
C/O WATKINS RAN UP ON ME AS I WAS ON MY BUNK, I PUT SLOTTS
IN MY BAG AND HE CAME UP ON ME TO DO TO GET UP AND I
Did. He SAID WHAT ARE YOU HIDEINS" I TOID HIM I DON'T HAVE TO
HIDE AMYTHANG. CIO WATTLINS SEARCHED MY MAT, LAUNDRY BAG
AND TOSSED MY BIANKET IN FLOOR. ANOTHER OFFENDER TOLD Him
He seem TO BE HAPPISING ME, C/O WAT/CINS STATED All I HAVE TO
DO IS WRITE A STATEMENT AND YOULL HAVE A MAJOR CASE OR
A CHARGE TOO. C/O WATKINS WIS RETAILITEING AGAINS ME
AS Well AS OFFENDER Michael AlDRIDGE # 1831445. THE Whole
DORM SOEN HIS ACTIONS. ACCORDING TO The General Rules of
CONDUCT FOR EMPIONEES. R.22 HARassins OR RETaliATING
22A. R.23 MISTREATMENT OF OFFENDERS. CLO WATKINS KEEPS Writeing
FAISE STATEMENTS ON OFFENDERS.

He made threats to	me and said that all be would
hove to do is write	to statements on you and you
Will have charges.	Jesse Bronna #1904975

1-127S Frente (Revisión 11-2010)

SE REQUIERE SU FIRMA AL REVERSO DE ESTA FORMA

(Continua al reverso)

*	· .		
CLOWATTLINS IS WRITEINS FAISE CASES ON	OFFENDERS. Writteins		
FAISE I'NFORMATION ON LEGAL OCCUMENTS, USE,	NS THEM FOR MALICIOUS"		
FAISE INFORMATION OF LEGAL OCCUMENTS, USEING THEM FOR "MALICIOUS" INTENTIONS AND USEING I'T FOR "MALICIOUS PROSECUTION" AGAINS OFFENDERS			
D.O 22. RULE 10 FASFICATION OF DOCUMEN	TS. EVEN RANK AUDIDED		
QUESTIONS ABOUT CLO WATLLINS FILLING			
QUESTIONS AIDOUT ON WELL-INS PILETINS	PRISE CASCSO		
Acción usted solicita para resolver su problema.			
"5,3			
Pirma del Ofensor: Ochmy Lyna Fecha:	6-22-14		
Decisión Administrativa:			
Firma de la Autoridad Si usted no esta satisfecho con la respuestra del Paso 1, (I-127), usted puede enviar el Paso 2 (I-128) al Investi	Fecha:		
respuesta del Paso 1. Escriba la razon de su apelación en la forma del Paso 2.	Parrot do Sanhar do la minuta animo do 12 minuta de 12		
Su Queja fue regresada por las siguientes razones:	OFFICE USE ONLY		
*Presente su queja cuando haya corregido su error en el formulario.	Para Uso De La Oficina Solamente		
1. El límite establecido de 15 días para presentar su queja ha terminado.	Initial Submission UGI Initials: 315		
2. Presentó mas de una queja en el período establecido de 7 días.*	Grievance #: 20/H147 539		
3. La forma original no fue presentada. *	Screening Criteria Used: Date Recd from Offender: UN 2 3 2014		
4. La queja tiene páginas excesivas o inapropiadas. *			
5. No hay documentación que indique que usted trato de resolver su queja informalmen	2 nd Submission UGI Initials:		
6. No indicó que remedio solicita para resolver su problema.*	Grievance #:		
7. Contiene lenguaje vulgar, indecente o amenazador físicamente. *	Screening Criteria Used:		
8. Su problema no se puede solucionar presentando esta queja. *	Date Recd from Offender:		
9. Ya presentó esta queja anteriormente, queja #	Date Returned to Offender:		
10. No se puede leer, no se entiende. *	3 rd Submission UGI Initials:		
11. No es apropiado. *	Grievance #:		
UGI Printed Name/Signature: 55mith/5.Smith	Screening Criteria Used:		
La aplicación del criterio de revisión para esta queja no se espera que afecte			
adversamente la salud del ofensor. Date Returned to Offender:			
Medical Signature Authority:			

I-127S Reverso (Revisión 11-2010)



Texas Department of Criminal Justice

OFFENDER

STEP 1 GRIEVANCE FORM	Date Received: <u>JUL 25 2014</u>
Offender Name: Johnny Lewis TDCJ# 1879387	Date Due:
Unit: LINDSey Housing Assignment: C-/-38	Investigator ID #: <u>F2/31</u> Extension Date:
Unit where incident occurred: 1620 FM 3344 JACKSGORO TV	Date Retd to Offender AUG 01 2014

		nal complaint. The only exception is when
appealing the results of a disciplinary hear. Who did you talk to (name, title)?	c/o WATKINS	When? 7-24-14
What was their response? Youk Full	of shit Lewis	
What action was taken? None.		

State your grievance in the space provided. Please state who, what, when, where and disciplinary case number if appropriate.

C/O WATKINS MAKES THREATS IN MANY WAYS DUE TO his OWN problems. ON ONE DATE I HANDED him michael ALDRIDGE ID AND STOND AT GAST WINDOW AND WATCHED WATKINS PUT IT IN TRASH CAN. I ASKED him ON 7-24-14 at or ABOUT 6:30 PM Why he put it IN TRASH BECAUSE ALDRIDGE WAS CHARGEDYS OF FOR IT. C/O WATKINS STATED HE DID NOT KNOW WHAT WAS SPEAKING ABOUT. I TOLD HIM THAT ID YOU DUT IN TRASH. C/O STATOO NEVER SEEN ANY ID WAS his REMARK. C/O WATKING SAIDYOUR FULL OF Shit I SAID NO EVERYONE SEEN ME GIVE IT TO YOU YOUR FULL OF ShIT. This C/O HAS been CAUGHT IN MANY LIES, MAKEUNG STATEMENTS, ABOUT MANY THANGS HE HAS NO IDEAL ABOUT. HE EVEN TOWN ME THAT I'F. COMPLAIN AGAIN OTHER OFFENDERS WOULD BEAT MY ASS This C/O PUTS All OFFENDERS LIFE I'N DANGER BY HIS ACTIONS TO VIOLATE POLICIES AND D.D. 22 Rules. I have spoke with C/O WATKINS ONEN AFTER he MAKES FAISE STATEMENTS. C/O EVEN STATED A// I GOT TO DO IS WrITE A STATEMENT AND YOU WILL GET A CHARGE OR A MAJOR CASE! HIS DISHONESTY TO FILE FAISE REPORTS VIOLATES MANY RIGHTS AND CAUSES US HARM. LEGAL ACTION 15 IN Process. JUL 25 2014

I-127 Front (Revised 11-2010)

YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM

(OVER)

OFFICE USE ONLY

Grievance #30/4/8738

•	
Action Requested to resolve your Complaint. Remove THIS C/O	FROM OUR DORM DUE TO
HIS ACTIONS TO FIVE FAITE REPORTS AND Tell 1	Lies ABOUT OFFENDERS.
01	701111
Offender Signature: John Jones	Date:
Grievance Response:	
Administration has investigated your allegations. There's n	ot enough evidence to support your
allegations and should a problem arise in future you state	ed you would send an 1-60 in to the
Contain No further action needed	
Captain. No further action needed.	
•	
OS Mell All	7714
Signature Authority: Collegiand Collegiand	Date: /->/-/
If you are dissatisfied with the Step 1 response, you may submit a Step 2 (I-128) to the Unit Grievance State the reason for appeal on the Step 2 Form.	Investigator within 15 days from the date of the Step 1 response.
Returned because: *Resubmit this form when corrections are made.	OFFICE USE ONLY
1. Grievable time period has expired.	Initial Submission UGI Initials:
2. Submission in excess of 1 every 7 days. *	Grievance #:
3. Originals not submitted. *	Screening Criteria Used:
4. Inappropriate/Excessive attachments. *	Date Recd from Offender:
5. No documented attempt at informal resolution. *	Date Returned to Offender:
6. No requested relief is stated. *	2nd Submission UGI Initials:
7. Malicious use of vulgar, indecent, or physically threatening language. *	Grievance #:
8. The issue presented is not grievable.	Screening Criteria Used:
9. Redundant, Refer to grievance #	Date Recd from Offender:
10. Illegible/Incomprehensible. *	Date Returned to Offender:
11. Inappropriate. *	3rd Submission UGI Intitials:
UGI Printed Name/Signature:	Grievance #:
-	Screening Criteria Used:
Application of the screening criteria for this grievance is not expected to adversely Affect the offender's health.	Date Recd from Offender:
	Date Returned to Offender:

Medical Signature Authority:



Texas Department of Criminal Justice

STEP 1

OFFENDER RIEVANCE FORM

GRIEVANCE FORM	Date Received. JUL 1 0 ZUI4
	Date Due: 8-25-14
Offender Name: Johnny Lews TDCJ # 1879387	Grievance Code: 8/0
Unit: Livosey Housing Assignment: 62-34	Investigator ID #:
Troubing Problem in the control of t	Extension Date:
Init where incident occurred: 1626 Fm 3344 JACKSboro, TV	Date Retd to Offender:
76458	L

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when appealing the results of a disciplinary hearing.

Who did you talk to (name, title)? ELARDEN MACY BEANDEN MACY BEANDEN When? TO 7-10-14

What was their response? NO RESPONSE. What So ever

What action was taken? VIOIATE OFFENDERS FIRST AMENDMENT RIGHTS

State your grievance in the space provided. Please state who, what, when, where and disciplinary case number if appropriate.

CLOWATKINS POACTIONS TO HARM AND VIOLATE OFFENDERS RIGHTS AND LAWS OF TEXAS OF WILL OF TID.C. I POLICIES THROUGH FAIRLEY WRITEING STATEMENTS THAT HAS NO TRUTH IN THEM ADMINISTRATION GIVEING SANCTIONS KNOWLINGLY THAT WHAT CLOWATKINS WROTE IS NOT TRUE.

THIS CLO HAS MADE MANY STATEMENTS TO HARM OFFENDERS WITH HIS AUTHORITY TO MAKE FAISE STATEMENTS OF WELL OF HIS PROFAMITY TOWARDS OFFENDERS ON A DAILY BASIC. CLO REPORTS DELIBERGIE FAISE I'NFORMATION THAT VIOLATES MANY T.D.C. I RULES OF THE P.D. 22. CLO WATKINS ACTION TO DISTRIBUTION OF THE NAME OF OFFENDERS TO FELLOW OFFICERS FOR THE SOUL PURPOSE OF FETALLICATION. CLOWATKINS DISHONESTY HAS BEEN DEMONSTRATED ON MANY OCCATIONS WITH MANY WITNESS TO SEE THIS. BUT DUE TO BIRSED UNIT GREVANCE I'NVESTIGATORS I'T STILL WILL GO ON. THE ONLY THANG WE CAN DO IS FIR A RESTRAINING ORDER DUE TO THE FACT THAT THIS CLO KEEPS HARMING OFFENDERS. BY HIS FALSE STATEMENTS. THIS CLO HAS EVEN SAID ALL GOT TO DO IS WRITE A STATEMENTS. THIS CLO HAS EVEN SAID ALL GOT TO DO IS WRITE A STATEMENT AND YOU WILL GET A CHARGE OR A MAJOR CASE ADMINISTRATION HAS REEN NOTIFIED BY IGOS BUT NEVER A FURMAL ANSWER. RETURN, EVEN THIS GRIEVANCE WILL BE GRADED WRONG OR RETURNED WITH A BIAS ANSWER. JUL 16 2014

I-127 Front (Revised 11-2010)

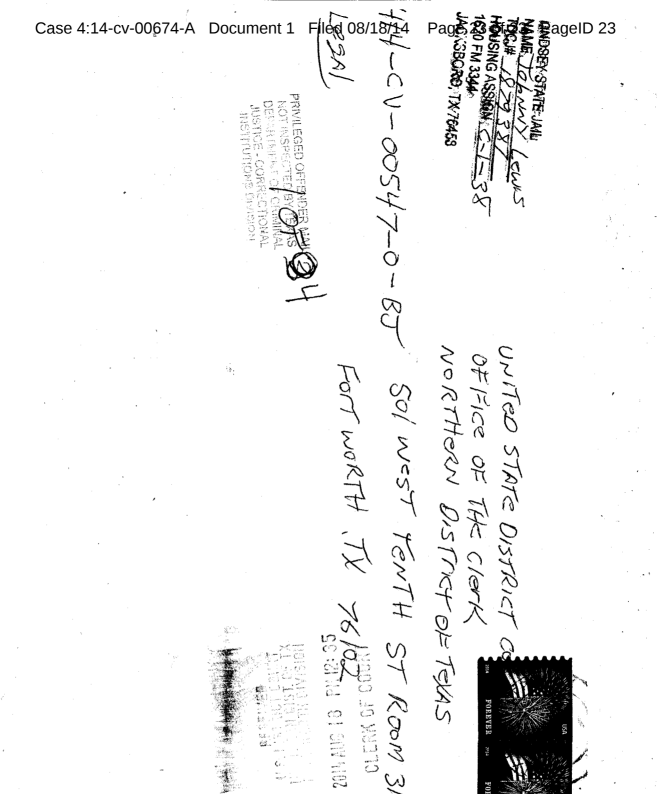
YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM

(OVER)

OFFICE USE ONLY

Action Requested to resolve your Complaint. C/O WAT/LINS TO STOP	MAKEN'S FAISE
AlliGATIONS ABOUT OFFENDERS.	
Offender Signature: Johnny- Lemi	Date: 7-/3-14
Grievance Response:	
Administration has investigated your allegations. There's not enough	gh evidence to support your
	- · · · ·
allegations. No further action needed.	
ing (c) − Million (c) − Mill	
a more all	131-14
Signature Authority: Walleymon Old	Date:
If you are dissatisfied with the Step 1 response, you may submit a Step 2 (1-128) to the Unit Grievance investigate	or within 15 days from the date of the Step 1 response.
State the reason for appeal on the Step 2 Form.	
Returned because: *Resubmit this form when corrections are made.	OFFICE USE ONLY
1. Grievable time period has expired.	
2. Submission in excess of 1 every 7 days. *	Initial Submission UGI Initials:
3. Originals not submitted. *	Screening Criteria Used:
4. Inappropriate/Excessive attachments. *	Date Recd from Offender:
5. No documented attempt at informal resolution. *	Date Returned to Offender:
6. No requested relief is stated. *	
7. Malicious use of vulgar, indecent, or physically threatening language. *	2nd Submission UGI Initials:
=	Screening Criteria Used:
Redundant, Refer to grievance #	Date Recd from Offender:
	Date Returned to Offender:
10. Illegible/Incomprehensible. *	
11. Inappropriate. *	
UGI Printed Name/Signature:	Grievance #:
Application of the screening criteria for this grievance is not expected to adversely	Date Recd from Offender:
Affect the offender's health.	Date Returned to Offender:
Medical Signature Authority:	

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